No. 86-2050

IN THE

EILED

SEP 14 1987

JOSEPH F. SPANIOL, JR. CLERK

SUPREME COURT OF THE UNITED STAT

October Term, 1986

Carlyn M. and Carol J. Johnson (C-Me-J Enterprises)

Appellants,

v.

Commissioner of Internal Revenue (Internal Revenue Service)

Appellees.

REPLY BRIEF

OBJECTION TO 'MEMORANDUM FOR THE RESPONDENT IN OPPOSITION'

Carlyn M. and Carol J. Johnson 11987 Brookmont Drive Maryland Heights, Missouri 63043

(314) 739-8326

Pro-Se

10 BA



The Appellants would like to point out to point out to the U. S. Supreme Court that the appellee has already prolonged this entire case now for approximately 7 years as it is. If the Appellants 'Petition for Writ of Certiorari/ Petition for Writ of Certiorari Before Judgment' is not granted now, it will probably take at least another 5 - 7 years before the rest of the case should come before the U. S. Supreme Court again. Due to the reasons stated by the appellee in their opposition that they contend that there have not been some final decisions made and therefore should not come before the U. S. Supreme Court yet is just exactly why the Appellants filed not only a 'Petition for Writ of Certiorari' but also a 'Petition for Writ of Certiorari Before Judgment' with all the reasons stated therein.

The appellees, obviously, do not want this case heard before the U. S. Supreme Court apparently so that they will not lose and probably in hopes that the Appellants will give up and drop the whole case and pay them what they are

not entitled to. If the 'Petition for Writ of Certiorari/Petition for Writ of Certiorari Before Judgment' is not granted, the appellee will have another, probably, at least 5 - 7 more years to harrass the Appellants. The appellee claims that this will not cause the Appellants any harm which is utterly absurb. It will not only cause a great deal of more harm with regards to the Appellants endurance but will also cost the Appellants a great deal of more money. The appellee/counsel doesn't mind having this case prolonged because it gives them something to do while being paid with the taxpayers money they steal. The Appellants, however, have suffered a great deal already and will suffer a great deal more if this case is prolonged any longer.

The Appellants also wish to point out that
the issue of jurisdiction was, indeed, a complaint as shown that it was because the U. S.
Court of Appeals for the Eighth Circuit did
not base their decision to dismiss on the merits
of the brief, of which, had the U. S. Court of

Appeals for the Eighth Circuit based their decision to dismiss on the merits of the case, it would have provided jurisdiction in their court.

Pursuant the Appellants 'Petition for Writ of Certiorari/Petition for Writ of Certiorari Before Judgment' and all the reasons stated therein, the Appellants believe the 'Petition for Writ of Certiorari/Petition for Certiorari Before Judgment' should be Granted by the U. S. Supreme Court.

The Appellants also wish to point out that the letter dated July 30, 1987 by the Solicitor General for a request for an extension states that they received the 'Petition for a Writ of Certiorari/Petition for Writ of Certiorari Before Judgment' on June 30, 1987. The Appellants are submitting verification that the Solicitor General received it on June 23, 1987 - seven day prior to the date stated by the Solicitor General. The appellee was not entitled to an extension, but the Appellants remained quiet. Further, the Appellants have complied with the rules of the U. S. Supreme Court in a timely and proper manner. The appellee, however, not only violates

all the laws stated in the case, but now they are violating the rules of the U. S. Supreme Court by not filing in a timely manner and a proper manner (the opposition was even received on legal size paper, and so forth). It is understandable for a 'Pro-Se' to violate the Rules but for the appellee to violate them is beyond under the circumstances. The message the appellee is sending to the general public is that it is o.k. for the appellee to violate the laws of the land and the rules of the Un S. Supreme Court but everyone else must abide by their corruption. This terrible behavior of the appellee is not only an insult to the Appellants, but the U. S. Supreme Court and all the citizens of the United States as well.

The Appellants have turned to the U. S. Supreme Court for Justice and relief. If the U. S. Supreme condones the disgraceful behavior of the appellee and denies the 'Petition for Writ of Certiorari/Petition for Writ of Certiorari Before Judgment', then the Appellants will probably just drop the whole case and accept that not only is the appellee extremely corrupt, but the Court

As stated in the Appellants 'Petition for Writ of Certiorari/Petition for Writ of Certiorari
Before Judgment', Professional Terrorism is part of the appellees doctrine for those who do not accept their anti-Christ/anti-Capital-istic/Socialistic/Communistic-type Practices of a Doctrine. If the U. S. Supreme Court finds favor with the appellee, that will only prove more of this Professional Terrorism as not only belonging to the appellee but the Court System as well.

Respectfully Submitted,

Carlyn M. and Carol J. Johnson
(C-Me-J Enterprises)
11987 Brookmont Drive
Maryland Heights, Missouri 63043
(314) 739-8326
Pro-Se



## Writ of Certionan P-470 140 017

## RECEIPT FOR CERTIFIED MAIL

NOT SHANCE COVERAGE PROJECT

U.S.G.P D. 150:016	Street and No.  Street and No.  P. Street and Zir Update  Postage  O. (  Postage	20530 5/2ca
	Certified Fee	75
	Special Delivery Fee	
	Restricted Delivery Fee	
	Return Receipt showing to whom and Date Delivered	
June 1985	Return Receipt arguing to thom. Date, and Accept the Deliver	70
200	TOTAL Postage and Fees	8.69
FS Form 3800,	Postmar Pair Pair Pair Pair Pair Pair Pair Pa	,

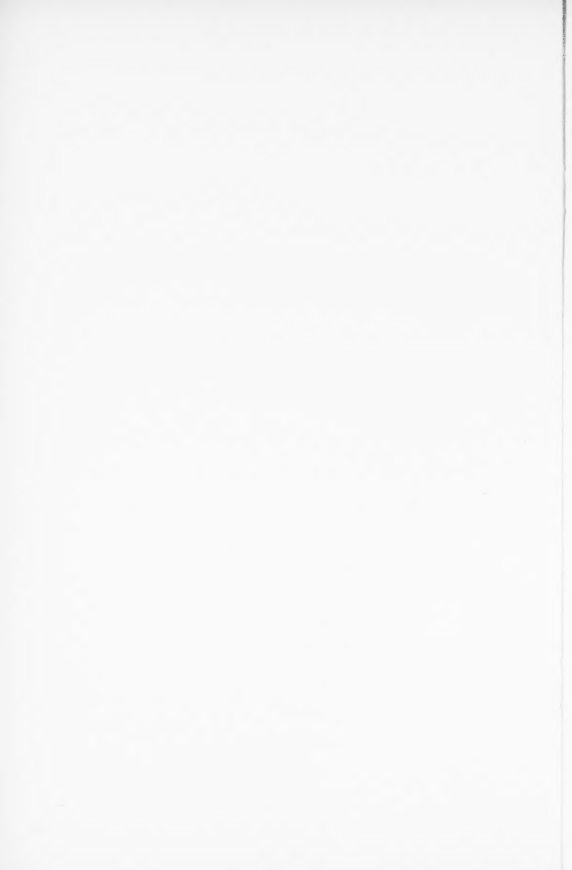
2. Restricted Delivery,
P - 470 140:017
Type of Service:
Registered Insured Certified COD Express Mail
Always obtain signature of addresses or agent and <u>DATE DELIVERED</u> .
8. Addressee's Address (ONLY If requested and fee paid)



## CERTIFICATE OF SERVICE-PRO-SE

This is to certify that 2 copies of the foregoing 'Objection to 'Memorandum for the respondent in opposition'' will be served upon Roger M. Olsen, Assistant Attorney General and Michael L. Paup, Chief, Appellate Section by U. S. First Class Mail at Department of Justice-Tax Division-Post Office Box 502-Washington, D. C. 20044 and on the Solicitor General by U. S. First Class Mail at Department of Justice, Washington, D.C. 20530 and the original and 40 copies thereof will be served upon the U.S. Supreme Court by certified mail, receipt no. P-470 140 032 at the Office of the Clerk-Supreme Court of the United States-Washington, D. C. 20543 on or before September , 1987.

Carlyn M. and Carol J. Johnson
Pro-Se
11987 Brookmont Drive
Maryland Heights, Missouri 63043
(314) 739-8326



## NOTARY STATEMENT

Ι,	_, a
Notary Public, do hereby certify that o	on this
day of	,
1987, personally appeared before me, Ca	arlyn M.
and Carol J. Johnson, who, being by me	first
duly sworn declared that they are Pro-S	Se for
the foregoing 'Objection to 'Memorandum	for the
Respondent in Opposition' and declared	that
they would comply with the foregoing' (	Certificate
of Service'.	
My Commission Expires:	
	otary Seal)
Notary Signature	